1	Desmond C. Lee (CA Bar #158952)	E-FILED 6/28/2010
2	dlee@deconsel.com Yuliya Mirzoyan (CA Bar #247324)	
3	Yuliya Mirzoyan (CA Bar #247324)  ymirzoyan@deconsel.com  DeCARLO, CONNOR & SHANLEY  A Professional Corporation	
4	533 South Fremont Avenue, Ninth Floor	
5	533 South Fremont Avenue, Ninth Floor Los Angeles, California 90071-1706 Telephone: (213) 488-4100	
6	Attorneys for Petitioner SOUTHWEST REGIONAL COUNCIL OF CARPENTERS	
7	REGIONAL COUNCIL OF CARPENTE	
8	UNITED STATES DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIA	
10	WESTERN DIVISION	
11	SOUTHWEST REGIONAL COUNCIL) OF CARPENTERS, a labor	CASE NO. CV-10-02646 GAF(SSx)
12	organization,	<del>[PROPOSED]</del> JUDGMENT TO CONFIRM ARBITRATION
13	Petitioner,	AWARD
14	vs.	
15	T. J. HALE COMPANY, INC., an Wisconsin business entity; and DOES 1)	
16	through 50,	
17	Respondents.	
18		
19		
20	Upon consideration of the contentions of the parties before this Court on	
21	notice duly given, and this Court having jurisdiction under Section 301 of the	
22	Labor Management Relations Act, 29 U.S.C. § 185, and good cause appearing	
23	therefor,	
24	IT IS HEREBY ORDERED AND ADJUDGED that the Award issued by	
25	Arbitrator Louis M. Zigman on October 5, 2009 is hereby confirmed and enforced,	
26	and Respondent T.J. Hale Company, Inc. shall comply with the Award, including	
27	paying "compensation for two employees for two days each who performed "cash	
28	wraps" at eight stores for a total of 128 hours–plus compensation for "pick-up"	
	<del>[PROPOSED]</del> JUDGMENT	CASE NO. CV-10-02646 GAF(SSx)

work in all fifteen of Kohl's stores totaling 120 hours-for a total of 248 hours at the journeyman rate of \$40.65 which equals ten thousand eighty-one dollars and twenty-cents. (\$10,081.20)[.]" IT IS FURTHER ORDERED AND ADJUDGED that, pursuant to California Civil Code Section 3289, Respondent T.J. Hale Company, Inc. shall pay interest on the sum of \$10,081.20 at a rate of 10 percent per annum from the time it breached the collective bargaining agreement to the date this judgment was entered. This Court retains jurisdiction for purposes of confirming and enforcing any further award made by the arbitrator. IT IS SO ORDERED AND ADJUDGED. DATED: June 25, 2010